

MARGETTA LANGRIS PROSE

V.  
MICHAEL HUBO  
SAMUEL POLLACK  
ALBERT FLANDERS.

CASE NO. CV 11588

IN CLERK'S OFFICE TO BE FILED

2005 FEB 22

A 10:26

PLAINTIFF (V.CORRIN) W/JW/LWK.  
U.S. DISTRICT COURT MASS.REQUESTS TO COMPTON  
PRODUCTION OF LEGAL DOCUMENTS FROM  
THE 3 DEFENDANTS - PHYSICIAN (NO. 3 & 3 ST.)\* 1) CONTINGENCY FEES AGREEMENTS - New ones  
AFTER OLD 1) CONTINGENCY FEES AGREEMENTS - New ones  
HUBO & POLLACK, from & AFTER BREAK UP OF  
DAVID E LEWIS) A) w/ HUBO & POLLACK, from & AFTER BREAK UP OF  
B) w/ HUBO, & POLLACK & FLANDERS up to 3/04 None  
C) w/ POLLACK & FLANDERS AFTER 3/04 NonePlaintiff Demands Copy To Court Within 1 wk By All 3 Def-  
And To Dow Corning Lien on Langris' D.C. @ 155"FRAUDULENT & ILLEGAL ON 11/18/04  
No SUCH AGREEMENTS w/ HUBO, POLLACK & FLANDERS  
OR POLLACK & FLANDERS - EXHIBIT #17-\* 2) DEFICIENCIES - NEVER CORRECTED BECAUSE  
11/18/03 THEY WERE NOT "LEGAL LAWYERS ON RECORD"w/ OLD CONTINGENCY AGREEMENTS of  
HUBO, CONWAY & CROWLEY & (HUBO  
BEING OUT OF THE Implant Case for "SEVERAL  
YEARS HE STATED) my Case could not be  
submitted by only Hubo, (Conway & Crowley) gone  
from firm - SINCE WHEN? WHAT YEARS?  
EXHIBIT # 10\* 3) LETTER OF DEFICIENCIES I GAVE WITH?  
By All 3 Def. To Law Case EXHIBIT #10  
To HUBO & POLLACK  
RE: MARGETTA, HUBO, & POLLACK\* 4) BOOKLET ENTERED AS EVID. FOR TRIAL w/ 6  
TO CORRECT THAT'S MY

~~CORRECT ADDRESS WAS NEVER~~ 10 A  
 DOW CORNING - P.O. Box 3091 Holiday, FLA -  
 34690 - SO THEY COULD NOT GET me TO 30  
 Days To Appeal (CASE LOST BY HUGO POLLACK,  
 + FLANDERS) - AND NO ONE WOULD KNOW  
 ABOUT DEFICIENCIES IN my CASE IF I HAD  
 NOT FIRED THEM HUGO

BUT DID NOT HESITATE TO PUT LIEN ON  
 IMMEDIATELY w/ NO CONTINGENCY AGREEMENTS  
FOR FEES - NEVER SIGNED BY PLAINTIFF  
AFTER 3/04 BREAK-UP OF HUGO + POLLACK -  
FRAUD PERJURY, OBSTRUCTION OF  
JUSTICE FOR PLAINTIFF NOT TO ONLY LOSE CASE  
BUT HOLD monies LEGACY DUE HER, WITH  
ILLEGAL, FRAUDULANT LIEN - By MJD ET.  
PUT ON BY HUGO'S EX-PARTNER'S POLLACK +  
FLANDERS w/ A KICK BACK TO HUGO, HE TOLD  
me in JUNE, w/ my DAUGHTER AS WITNESS HEARING  
Him SAY HE'LL GET SOMETHING OUT OF IT -  
HUGO HE ALSO COMMITTED PERJURY BEFORE JUDGE  
ZOBEL ALONG w/ POLLACK on 2/16/05 w/ NO  
PAYMENTS TO CLAIMANTS + NEVER INFORMED OF  
PAYMENTS TO THEM ON JUNE 15, 04 - SUCH  
"COMPETENT LAWYERS TO BE IN FRONT  
of JUDGE ZOBEL'S FACE "PERJURY" ALONG w/  
POLLACK'S PERJURY - EXHIBIT # 37 FOR TRIM -  
3 PAGES + COVER SHEET

\* 5. NO ATTORNEY STATED POLLACK ON RECORD  
TO DATE AT U.S.D.C. - CIVIL FOR CASE 04-CV-11588  
BEFORE ZOBEL - REPRESENTING ATTORNEY  
ALBERT FLANDERS, WHO DEFUNTED + AUDITED  
APPEARANCES 10/21/04 + 2/16/05 SERVED BY  
U.S.MARSHALL

6). MOTIONS FOR DEFENDANTS AND JUDGE TO FILE  
JUDGEMENTS ONCE AGAIN ASKED for 3)  
Plaintiff Pro Se (Victim) on all 3 for

A) FRAUDULENT LIEN ON D.C. w/ NO CONCERN  
AGREEMENT fees (LEGAL OR BINDING)

From 1995 - 2/20/05 w/Any of 3 At  
Time BEFORE AND ON 4/19/04 Lien Placed  
DIRECTLY ON D.C. CASE -

B) MAIL PRACTICE - w/ Deficiencies NEVER  
CORRECTED WITHIN 5 1/2 MO IGNORED  
w/ LETTER, w/out Client's knowledge,  
No Copy sent to HER - by 3 DEF

C) PERJURY - BEFORE JUDGE ZOBEL -  
ON 10/21/04 JURISDICTION AND  
CASE WORTH UNDER \$54,000. -

EVID. EXHIBIT # 26 B 1995  
by HUGO

D) PERJURY BY HUGO + (Exhibit 26 b)  
Pollock by No services claimed  
BY - ONCE AGAIN "Negligence" + NOT filing  
IN A timely manner (my Name was filed by  
ORIGINAL 1ST Lawyer(s) NOT HUGO, POLLOCK OR FLANDERS)

E) SLANDERING + DEFAMING Plaintiff's Person  
SENTENCE NOT RELEVANT TO CASE OF C.V. 11588 -  
JUDGE ZOBEL - + PERJURY ABUT CLIENT'S  
ABILITY TO FOLLOW DOW COULDING CASE - I HAD 5/1/04  
my Case in my possession same day I copied +

Sent to D.C. By 5/4/04 APPROVED + ACCEPTED  
By me on 7/29/04 + NOT BEFORE 5/1/04 BY MR. BAPTISTE.  
BUT ONLY TO BRING OUT Person SENTENCE (I  
CALLED HUGO 1ST. + LAST TIME SINCE 1998) THEN IN  
JUNE OF WHEN FIRM BROKE UP DUE TO THEIR  
"NEGLIGENCE NO BODY'S CASE filed w/D.C."

ON 10/21/04, Plaintiff, ZOBEL, HUGO & POLLACK  
WHEEL AND CLERKS — SHE ASKED HUGO & POLLACK  
THEY'RE AFTER ME AT THE  
BOTTOM OF D.C.'S LIST.

"ORIGINALS" NEVER SENT IN TO D.C.  
BEFORE 12/31/04 By Hugo & Pollack on  
RECD'S BEFORE JUDGE ZOBEL ON 10/21/04  
SHE ASKED THEM. — ONCE AGAIN  
MAJOR PRACTICES FOR COMPETENCE, PURE  
NEGLIGENCE AND "OBSTRUCTING JUSTICE" w/ PERJURY  
ON NO monies PAID OUT TO CLAIMANTS OR AND  
NO NEWSLETTERS TO ALL ATTORNEYS

HUGO, POLLACK & FLINDERS — To DATE of  
SETTLEMENT once AGAIN Before ZOBEL on 2/16/05  
TRYING TO EXTORT OF D.C. monies ILLEGALLY  
(HUGO & POLLACK) Plaintiff ASKS FOR FINAL JUDGEMENTS  
ON THE 3 DEF: HUGO & 300,000 + TRIPLE DAMAGES —  
AND FOR OBSTRUCTING JUSTICE FOR Client's LOSS  
of USE of monies TO DATE AND THEREAFTER  
AND PREVENTING BADLY NEEDED OPERATION  
WELL OVER DUE ON 30 YR. OLD Implants TO  
EXPLANT - Being HEADS of LAW FIRM TO 3/04  
HE WAS WRITTEN TO D.C. BY & FOR "DEFICIENCIES"  
WITH "HUGO & POLLACK" NEVER HAD ANYONE  
IN OFFICE "CORRECT IT" BY SENDING "ORIGINALS" & FILE  
OF EVID. INTO D.C. FOR PAYMENT DATE 15-04

ALL EVID SUBMITTED TO HUGO BY me — NEVER  
APPLIED TO ANYWHERE HOSP. OR ANYWHERE WHY NOT —  
I Spotted POLLACK — for "FLAWED LENS"  
To STOP Client's CASE from BEING PROCESSED w/ HIS  
NAME ON "DEFICIENCY LETTER" 11/18/03 ALSO PERJURY  
in FRONT ZOBEL - No Client's PB. (YES ALL NONE OF THESE)  
BUT OTHERS WHO HAD COMPETENT LAWYERS.

OBSTRUCTING JUSTICE FROM Client RECEIVING  
monies — FOR OPERATION w/ ILLEGAL LENS & NO  
CONTINGENCY FEE AGREEMENT BEFORE OR

AFTER JUDGE TO PROVIDE TO U.S.D.C. JUDGE  
 ZOBEL & PLAINTIFF ON CASE 04 CV 11588 3  
 AND TO D.C.'S LIAISON WITH 1 WK. AFTER 2/20/05  
 BY CERTIFIED MAIL BY FLINDERS, POLLACK &  
 HUGO - IF NOT ~~Final JUDGEMENTS~~  
~~AND DEFENDANTS ARE REQUESTED AND~~  
~~SHOULD BE GRANTED FOR FULL AMOUNT OF~~  
~~\$ 300,000. + TRIPLE FOR DEFAMATION &~~  
~~SLAUGHTERING PLAINTIFF'S CREDIBILITY BEFORE~~  
~~JUDGE ZOBEL w/ PLAINTIFF HAVING NO~~  
~~DISCOVERY & DEFENDANT'S FAILURE TO PROVIDE~~  
~~"ALL DISCOVERY STAMPED & DOCKETED BY DOW~~  
~~CORNING BEFORE 1/4/4/04" (NONE) TO DATE~~  
~~JUDGE & PLAINTIFF'S REQUEST IS DENIED & PLAINTIFF~~  
~~TIMES - AND FAILURE TO ANSWER INTERROGATORIES BY PLAINTIFF~~  
~~3). ALBERT FLINDERS' FAILURE TO APPEAR~~  
~~ON 10/21/04 AND 2/16/05 AND NO~~  
~~ATTORNEY ON RECORD ON COURT DOCKET TO~~  
~~DATE OF PLAINTIFF OR JUDGE HAS COPY TO~~  
~~DATE (SAMUEL POLLACK'S REPRESENTATION IS~~  
~~NULL & VOID w/ ATTORNEY OF RECORD FOR~~  
~~ALBERT FLINDERS) ALSO FAILURE TO ANSWER~~  
~~INTERROGATORIES RE: DEFICIENCIES & FRAUDULENT LIAISON~~  
~~ON D.C. CASE -~~  
~~DEFENDANTS FOR 2 NON APPEARANCES ON REC~~  
~~w/ ALLEGED COUNSEL - NONE ON RECORD IN COURT~~  
~~AND FINAL JUDGEMENTS OF \$ 300,000. +~~  
~~TRIPLE DAMAGES - FOR PAINS & SUFFERINGS AND~~  
~~\* LOSS OF USE OF D.C. MOVIES TO DATE AND~~  
~~THE REAFTER TIL SETTLED LOSS OF~~  
~~OPERATION. (OVER 20 yr old Infrastructure~~  
~~THE PLAINTIFF PRO SE HAS BEEN~~  
~~\* VIOLATED HER CIVIL RIGHTS" PRO SE TO~~  
~~BE "NOW BAILED & WHITE~~

WAIVED BY DEFENDANTS -

And Plaintiff ASKS FOR THE  
JUSTICE DUE HER -  
NOT MORE INJUSTICE  
ALREADY DONE - To Plaintiff  
"VICTIM"

C.C. HUGO,  
C.C. POLLACK  
C.C. FANDERS  
~~This presence is  
Demanded in Court  
in Trial 6/20/05 -  
PRETRIM 6/9/05~~

EVID + Depo's -  
EXHIBITS -

Respectfully  
SUBMITTED

Margretta Langlois pro se  
2/20/05

10, 14, 15, 17, 26 B. (37 A B C D E F)

11 PGS of EXHIBITS TO PROVE

~~Revolving Gross Negligence of  
Ineffective Counsel - (B&F) on Lien (and Case~~

~~04 C.V. 11588 TO ZOBEL ALSO "OBSTRUCTION OF  
JUSTICE (No LEGAL & BINDING CONTINGENCY FEES  
AGREEMENTS SINCE 1995 w/ Conway, Cronin & Hugo)~~

~~NON AFTER 3/04 Break up of HUGO & FIRK) TO ALLY  
ILLEGAL Lien on S.C. - MAPR Actions WHICH  
THREATENED Client TO LOSE CASE - Determining & SPLITTING  
Plaintiff's CREDIBILITY - BEFORE ZOBEL  
& C.C. U.S.D.C. CRIMINAL FOR ALL CRIMINAL ACTIONS OF DEF.~~

~~3) C.C. (S.C. Judge) P. HUGO) + for Lien & for file  
A.S.A.P to "DISMISS" ILLEGAL FALSE  
FRAUDULENT LIEN "NO FEE AGREEMENTS"~~

~~(1) DUE TO BREAK UP OF HUGO & POLLACK  
3/04) No New CONTINGENCY FEE~~

~~AGREEMENTS EVER SIGNED SINCE 1995~~

~~To PRESENT in King Pollack & Fandlers on  
a case in tribal & federal (and Margretta  
Langlois pro se, Plaintiff, Plaintiff, Plaintiff,~~

S F D C T

SETTLEMENT FACILITY

DOW CORNING TRUST

RECEIVED

JUN 10 2006

Telephone 713 874 6098  
866 874 6098

P O Box 52420  
Houston Texas 77052

11-18-03

0661763

Margetta Hugo & Pollack  
440 Commercial  
6th Floor  
Boston, MA 02109

Exhibit  
10

Re: Submission of Claim Form Copy  
Claimant Name: Margetta Langlois

Dear Hugo & Pollack:

The Settlement Facility -Dow Corning Trust has received your submission of your Claim Form copy. We are unable to process your claim since we require the original Claim Form for processing. We are enclosing another Claim Form packet for you to complete and submit the original forms. If you submitted medical records along with your Claim Form, we are returning a copy of those records in order for you to complete the Claim Forms.

\* If you have questions or concerns, please call Claims Assistance toll-free at (866) 874-6099

Sincerely,

Claims Assistance Program  
Settlement Facility - Dow Corning Trust

**P F POLLACK & FLANDERS**  
 ATTORNEYS AND COUNSELORS AT LAW

June 21, 2004

U.S. FIRST CLASS MAIL

 Margetta Langlois  
 P.O. Box 3091  
 Holiday, FL 34690

Re: Dow Corning Settlement

Dear Margetta:

This letter is in response to the concerns that you have expressed to the Bar Counsel Office.

Our office had previously registered your Dow claim. You were timely registered in the Dow Corning Settlement as evidenced by our receipt of your Claim Forms and labels.

Please find enclosed a copy of your Claim Form labels for your reference. *(our name address 6 yrs) on D.C. records.*

In our correspondence to you, we requested that you forward the original Claim forms to us. Please find enclosed a copy of our letter for your reference. In addition, in numerous conversations with my paralegal, Margie Primero-Allen, she specifically told you that we would review the Claim forms and then submit them, along with your medical records, to the Dow Corning Settlement Facility on your behalf. However, you subsequently removed us as your attorney of record and we promptly forwarded your entire file, including your original Claim Forms, to you at your request.

We understand that you have received a notice from the Dow Corning Settlement Facility regarding a deficiency in your claim. This deficiency relates to your submission of copies of your Class 5 Claim forms. The Settlement Facility requires the original Claim Forms. In order to correct the deficiency in your claim, you must submit your original Claim Forms, which were enclosed in your file. If you have misplaced your original Claim Forms, you can contact the Dow Corning Settlement Facility at 1-866-874-6099 to request another Claim Form packet. After you submit your original Claim Forms to the Settlement Facility, they will notify you of the next steps in the claims process.

Sincerely,

Samuel M. Pollack /mpa

 Samuel M. Pollack, Esq.  
 Cc: Bar Counsel

Encl.

Received my file 5/1/04  
 I SENT my ORIGINALS in 5/4/04  
 myself — M.L. — 5/1/04

"RECEIVED"

JUN 23 2004

ATTORNEY & CONSUMER  
ASSISTANCE PROGRAM

Law Office of

Conway Crowley & Hugo, P.C.

Exhibit  
15  
R.D.  
W.M.L.  
Margetta Langlois  
c/o 27 Darren Rd.  
Dracut, MA 01826

January 5, 1995

I have supplied  
Supplementary  
all offoridate  
Medicale Report  
Report  
Noting  
opened  
by attorney  
W.M.L.

As we discussed, I have enclosed the following items from your file:

- 1) An envelope with 10 color pictures that you provided showing the rash that appeared on your back;
- 2) A copy of two memos dated 12/16/93 and 11/24/93 that detail how you discovered you had silicone and not saline implants; and,
- 3) A copy of Dr. Dibble's report on his meeting with Carol Belmonte, with your notes on the bottom.

There are no copies of the photographs. Please ask your attorney to retain possession of them in the event that they are needed.

Sincerely

John M. Flynn  
Paralegal

enc.

M.L. 514-3451  
(787) 514-3451 M.L.

Kevin P. Conway • William J. Crowley • Michael R. Hugo

Of Counsel: David E. Lewis • Ronald C. Homer • Stephen J. Kiely • Samuel M. Pollack  
4 Faneuil Hall Marketplace • Boston, MA 02109  
(617) 973-9777 • FAX (617) 589-0789

Exhibit  
17

## **CONTINGENT FEE AGREEMENT**

Michael R. Hugo, Esq.  
David Emanuel Lewis, Esq.  
4 Faneuil Hall Marketplace  
Boston, MA 02109

15

I, Margetta Langlois, of Tarpon Springs, FL hereby retains David Emanuel Lewis and Michael R. Hugo to perform the legal services mentioned in paragraph (1) below. The attorneys agree to perform faithfully and with due diligence. This agreement supersedes any agreement for legal services made prior to this date.

- (1) The claim, controversy, and other matters with reference to which the services are to be performed are the recovery of damages arising out injuries related to silicone breast implants.
  - (2) The contingency upon which compensation is to be paid is the collection of monies following settlement in favor of the client or a verdict in favor of the client on the claim or claims set forth in paragraph (1) above.
  - (3) The client is not to be liable to pay compensation otherwise than from amounts collected for him/her by the attorneys.
  - (4) Reasonable compensation on the foregoing contingency is to be paid by the client to the attorneys, but such compensation (including that of any associated counsel) is not to exceed Thirty-three and One-third (33 1/3%) of the gross proceeds if there is a settlement in favor of the plaintiff on the claim or claims set forth in paragraph (1) above prior to or following the filing of a complaint and before a trial; and not to exceed forty (40%) of the gross proceeds if there is a verdict in favor of the plaintiff at the conclusion of a trial on the claim or claims set forth in paragraph (1) above or a settlement reached during the trial.
  - (5) The client is in any event liable to the attorney for reasonable expenses and disbursements. The client will be given prior notification of expert witness fees or any other extraordinary expenses.

This agreement and its performance are subject to General Rule 3:05 of the Supreme Judicial Court of Massachusetts.

I HAVE READ THE ABOVE AGREEMENT BEFORE SIGNING IT.

Margetta Langlois  
Margetta Langlois, Client  
David Emanuel Lewis  
David Emanuel Lewis

  
Michael R. Hugo

Margot Anglois  
Margot Anglois

Law Office of  
Conway Crowley & Hugo, P.C.

26B

February 14, 1995

[By Fax]

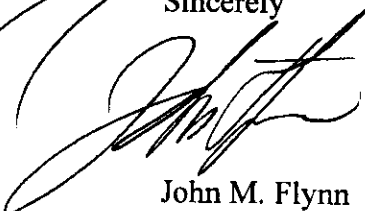
Mr. Nat Hamberger

RE: Margetta Langlois

Dear Mr. Hamberger:

As we discussed today, this firm represent Ms. Langlois in a product liability claim. Ms. Langlois claim is potentially worth \$100,000.00 to 300,000.00; although until the final number of participants is determined we cannot be totally sure. We have every hope that payments will begin late this year, but, as I told you, there are no guarantees as to time or the amount of payment.

Sincerely

  
John M. Flynn  
Paralegal

enc.

WHAT HAPPENED  
TO THIS  
FILE?  
NO  
ONE CAME IN  
TO SEE ME  
ABOUT  
THIS  
MATTER  
BEFORE

Kevin P. Conway • William J. Crowley • Michael R. Hugo

Of Counsel: David E. Lewis • Ronald C. Homer • Stephen J. Kiely • Samuel M. Pollack  
4 Faneuil Hall Marketplace • Boston, MA 02109  
(617) 973-9777 • FAX (617) 589-0789

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Fax (978) 256-2361**Complimentary  
Fax Cover Sheet**

To: R ASHUND  
to DowCorning -  
Claims Assistant -

Fax # (1) 713-874-5508

Date: 2/18/05

Number of Pages:  
(Including Cover) 1

Message: Need print out W/W DowCorning  
Settlement - Copy -  
 1) w/ update of women paid out to  
DATE 2/18/05  
 2) w/ update of movies paid out - To  
CLAIMANTS - To DATE  
2/18/05.  
 3) what  
Frame of Time being processed  
by 2/18/05 - Mayda Langlois -

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2/18/05

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*EXHIBIT  
37B*

## TRANSMISSION VERIFICATION REPORT

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 NAME : STAPLES1509  
 FAX : 9782562361  
 TEL : 9782561828

DATE, TIME  
 FAX NO./NAME  
 DURATION  
 PAGE(S)

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To:  
 R. Astound -  
 C. DowCorning -  
 Claims Assistant -

Fax # (1) 713-874-5309

Date:  
 2/18/05

Number of Pages:  
 (Including Cover)

Message:  
 Need print out www.dowcorning  
 Settlement.com -  
 1) w/ update of women paid out to  
 DATE 2/18/05  
 2) w/ update of menies paid out to  
 CLAIMANTS TO DATE  
 3) what - 2/18/05

From: MARGARETTA L. (w/ 5055)  
 P.O. Box 3091 -  
 Holiday, FL 34691 -  
 (727) 514-3957  
 S.S. 025-38-4715  
 Phone # (1) 713-874-5309  
 Urgent  Confidential  Confirm Receipt

Reply Fax #:

978 256-2361

SF-DCT

Exhibit C  
31

## facsimile transmittal

To: Margetta Langlois Fax: 978.256.2361

From: SF-DCT (CAP) Date:

Re: Effective Date Pages:

CC:

Urgent     For Review     Please Comment     Please Reply     Please Recycle

EPAH  
327

FILED

MAY 20 2004  
CLERK'S OFFICE  
U.S. DISTRICT COURT  
EASTERN MICHIGAN

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MICHIGAN  
NORTHERN DIVISION

IN RE:

CASE NO. 95-20512

DOW CORNING CORPORATION

(Chapter 11)  
Judge Denise Page Hood

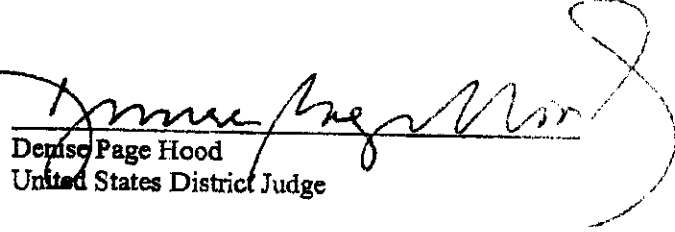
DEBTOR

**ORDER AUTHORIZING PAYMENT OF FIRST PRIORITY PAYMENTS  
PURSUANT TO AMENDED JOINT PLAN OF REORGANIZATION**

The Court having entered an order on April 2, 2004 establishing June 1, 2004 as the Effective Date for the Amended Joint Plan of Reorganization, and the Independent Assessor having advised the Finance Committee and the Court that it has no objection to the payment of Allowed Claims currently pending with the Claims Administrator, and the Plan Proponents having moved, on behalf of the Finance Committee, for entry of an order, pursuant to Settlement Facility Agreement § 7.02(a)(iii), authorizing distribution of First Priority Payments,

**IT IS HEREBY ORDERED THAT:**

1. The Finance Committee is authorized to direct the Trustee to make First Priority Payments with respect to Allowed Claims, and such other payments as are authorized or required under the Plan or Plan Documents, beginning on the Effective Date and continuing until further order of the Court, consistent with the requirements and procedures set forth in the Joint Plan and other governing Plan Documents.

  
\_\_\_\_\_  
Denise Page Hood  
United States District Judge

Dated: MAY 20 2004

EXHIBIT  
3/2/05

February 7, 2005

Approximately 145,000 women have filed a Proof of Claim in Dow Corning's bankruptcy proceedings alleging that they have or had a Dow Corning breast implant. Overwhelmingly, 99.5% elected to resolve their claim in the Settlement Option, with less than 1% of 1% of breast implant claimants who "opted out" to pursue litigation. Only a part of the 145,000 have submitted claims to the Settlement Facility to date, and there is information below about the processing of those claims.

In June 2004, the claims office began issuing payments to claimants. To date, 14,807 checks have been issued to claimants ranging from \$2,000 - \$250,000 per claim (see breakdown by class below). Earlier this year the Finance Committee, Claimants Advisory Committee and Dow Corning Representatives were informed of some delays in processing. A review is currently underway to identify improvements so claims in Classes 5, 6.1 and 6.2 (Dow Corning breast implant claims) may be processed and paid more rapidly. Claims in Classes 7 and 9 will be paid after the June 2006 deadline for submission of these claims as set forth in the Plan documents.

The claims examination process begins with a review for proof of manufacturer. Proof of manufacturer reviews through 12/31/04 show the following:

- 54,071 proof of manufacturer claims were submitted
- 43,044 of these claims have been processed
- 35,598 or 83% have been determined to have acceptable proof of an eligible implant

Once a claimant has established acceptable proof of an eligible implant, claims for Explant, Rupture, and Expedited Release or Disease are reviewed. The most current results for claims paid through December 31, 2004 are provided below.

Claim Category	Number of claims paid through 12/31/04	Total \$ paid in category Through 12/31/04
Expedited Release	5,917	\$11,589,079.81
Explant	4,670	\$23,042,224.14
Rupture	2,689	\$53,627,616.98
Disease	1,531	\$23,464,348.96
Total	14,807	\$111,723,269.90

The website for claimants to review the status of their claims is currently being tested and should be available by the first of next month. The feedback from those testing has been very positive. Comments include:

"I think it is really cool."

--Atlanta, GA attorney representing a number of claimants

"We have found it very useful."

I Could Have  
Been ONE —  
By 12/31/03

EXHIBIT  
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--Louisiana law firm representing a number of claimants

"The information provided was what I would call Claims Assistance about."

--Unrepresented claimant

Claimants and counsel may begin requesting passwords immediately so that the Settlement Facility may provide that information as well as user instructions. The request must be in writing and each user must provide their e-mail address. Once the e-mail request is received, claimants and counsel will be provided a password by e-mail.